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UNITED STATES DISTRICT COURT
ALBUQUERQUE, NEW MEXICO

AO 243 (Rev. 09/17)

MOTION UNDER 28 U.S.C. § 2255 TO VACATE, SET ASIDE, OR CORRECT

FEB 0 4 2021

SENTENCE BY A PERSON IN FEDERAL CUSTODY

Unit	ted States District Court District New Mexico MITCHELL R. ELFE
Name	(under which you were convicted): Docket or Case NGLERK / MA
Dlago	EWARD Brian CRIST
Place	of Confinement: VSP Bearmont Prisoner No.: 9011705 16cr43567
UNIT	ED STATES OF AMERICA Movant (include name under which convicted)
	V. Eward Brian Crist
	MOTION
1.	(a) Name and location of court which entered the judgment of conviction you are challenging: United STATES District For New Mexico
	(b) Criminal docket or case number (if you know): CR-16-04356 TCH
2.	(a) Date of the judgment of conviction (if you know): Oct 18, 2019 (b) Date of sentencing: Same
3.	Length of sentence: 18 years-
4.	Nature of crime (all counts): Vislahar of 18 J.S.C. Seeher 924(9) and Hobbs
	Act Rebbery.
5.	(a) What was your plea? (Check one) (1) Not guilty (2) Guilty (3) Nolo contendere (no contest)
6.	(b) If you entered a guilty plea to one count or indictment, and a not guilty plea to another count or indictment, what did you plead guilty to and what did you plead not guilty to?
	N/A
//B:	If you went to trial, what kind of trial did you have? (Check one) Jury Judge only
7.	Did you testify at a pretrial hearing, trial, or post-trial hearing? Yes No

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i.	Did you appeal from the judgment of conviction? Yes No
).	If you did appeal, answer the following:
	. (a) Name of court:
	(b) Docket or case number (if you know):
	(c) Result:
	(d) Date of result (if you know):
	(e) Citation to the case (if you know):
	(f) Grounds raised:
	(g) Did you file a petition for certiorari in the United States Supreme Court? Yes No
	If "Yes," answer the following:
	(1) Docket or case number (if you know):
	(2) Result:
	N/A
	(3) Date of result (if you know):
	(4) Citation to the case (if you know):
	(5) Grounds raised:
	•
	•
).	Other than the direct appeals listed above, have you previously filed any other motions, petitions, or application
).	Other than the direct appeals listed above, have you previously filed any other motions, petitions, or application concerning this judgment of conviction in any court?
).	
).	Yes No V
). .	Yes No Vision in any court? Yes No Vision in any court? If your answer to Question 10 was "Yes," give the following information:
).	concerning this judgment of conviction in any court? Yes No No

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(ICCV. C)9/17)	
	(4)	Nature of the proceeding:
	(5)	Grounds raised:
•		
		JIM
		•
•		•
	(6)	Did you receive a hearing where evidence was given on your motion, petition, or application?
		Yes No No
	(7)	Result:
	(8)	Date of result (if you know):
(b)	If yo	ou filed any second motion, petition, or application, give the same information:
	(1)	Name of court:
•	(2)	Docket of case number (if you know):
	(3)	Date of filing (if you know):
	(4)	Nature of the proceeding:
	(5)	Grounds raised:
		•
((6)	Did you receive a hearing where evidence was given on your motion, petition, or application?
•	. ,	Yes No No
((7)	Result:
		Date of result (if you know):
		you appeal to a federal appellate court having jurisdiction over the action taken on your motion, petition
		eation?
_		First petition: Yes No
		Second petition: Yes No
		ou did not appeal from the action on any motion, petition, or application, explain briefly why you did no
(u) 1	пуо	a did not appear from the action on any motion, petition, of application, explain orienty why you did no
		. /
		/

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_	laws, or treat	ies of the United	ground on which yo I States. Attach ad y legal arguments r	ditional pages if y	ou have more that	an four grounds.	
GROU	ND ONE:	Denied	Effective	Consel	dung	Prefrial	
P	Nocedno	γ Σ.					
•	(a) Supporti	ng facts (Do not	argue or cite law.	Just state the spec	cific facts that sup	port your claim	.):
	•						
		1.)	Denied &	Shohe	Consel	dim	flea
		•	adequate mere to	pretria	1 invest	igation)	art
	•		mere to	Suppress	endend	ce sec	metres
•		•	to File 1	related	Nempra	ding	
			•			-	
~ (b) Direct A	ppeal of Groun	d One:				
	(1) If yo	ou appealed fron	n the judgment of c	conviction, did yo	u raise this issue?	· ·	
•	(2) If yo	- in the state of	his issue in your di	irect appeal, expla	in why:		
		reflective	c. Consel	mot i	Ripe.	•	
(c) Post-Con	viction Proceed	dings:				
		 3	sue in any post-cor	viction motion, p	etition, or applica	tion?	
•	(2) If yo	ou answer to Que	estion (c)(1) is "Ye	s," state:			
	Type of n	notion or petition	n:		401A		
	Name and	d location of the	court where the m	otion or petition v	vas filed:	▼.	
	Docket or	case number (i	f you know):				
	Date-of th	ne court's decision	on:				
٠	Result (at	tach a copy of th	ne court's opinion of	or order, if availab	ole):		
	(3) Did	you receive a he	aring on your moti	on, petition, or ap	plication?	*	

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(4) Did you appeal from the deptal of your motion, petition, or application?
. Yes No
(5) If your answer to Question (4) is "Yes," did you raise the issue in the appeal?
Yes No No
(6) If your answer to Question (c)(4) is "Yes," state:
Name and location of the court where the appeal was filed:
\mathcal{N}/\mathcal{H}
Docket or case number (if you know):
Date of the court's decision:
Result (attach a copy of the court's opinion or order, if available):
7.4
(7) If your answer to Question (c)(4) or Question (c)(5) is "No," explain why you did not appeal or raise thi
issue:
15540.
GROUND TWO: The Cost Cooked Johnsolothand to impose
sentence and Jodgmut.
(a) Supporting facts (Do not argue or cite law. Just state the specific facts that support your claim.):
1) The indictment failed to state
· au offenk.
•
The Factual Bais for Guilty Mea · Faled to Correct deficient indiction 3 The Last Never established Jossel St
of the factorial to the first
· taled to concert deficient inciden
(5) 1 1 1 1 SILING TUNG
3 The Court Never Established Jours det
(b) Direct Appeal of Ground Two:
(1) If you appealed from the judgment of conviction, did you raise this issue?
Yes No

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•	(2) If you did not raise this issue in your direct appeal, explain why:							
	Base ou wed are of Law Rehert							
(c)	Post-Conviction Proceedings:							
	(1) Did you raise this issue in any post-conviction motion, petition, or application?							
	Yes No No							
	(2) If you answer to Question (c)(1) is "Yes," state:							
	Type of motion or petition:							
	Name and location of the court where the motion or petition was filed)							
	Docket or case number (if you know):							
	Date of the court's decision:							
	Result (attach a copy of the court's opinion or order, if available):							
•	$\mathcal{X}(\mathcal{A})$							
	(2) Did you receive a hoosing an array matrice and the control of							
	(3) Did you receive a hearing on your motion, petition, or application? Yes No No							
	(4) Did you appeal from the denial of your motion, petition, or application?							
	Yes No							
•	(5) If your answer to Question (c)(4) is "Yes," did you raise the issue in the appeal?							
	Yes No No							
	(6) If your answer to Question (c)(4) is "Yes," state:							
	Name and location of the court where the appeal was filed:							
	x /) A							
	Docket or case number (if you know):							
•	Date of the court's decision:							
	Result (attach a copy of the court's opinion or order, if available):							
	•							
-	(7) If your answer to Question (c)(4) or Question (c)(5) is "No," explain why you did not appeal or raise this							
	issue:							
•	N/A							

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ŲNI	D THREE:
(0)	Supporting forts (D) and support size law I have seen as its law I h
(a)	Supporting facts (Do not argue or cite law. Just state the specific facts that support your claim.):
•	
	•
(b)	Direct Appeal of Ground Three:
` ,	(1) If you appealed from the judgment of conviction, did you raise this issue?
	Yes No
	(2) If you did not raise this issue in your direct appeal, explain why:
	-
*(c)	Post-Conviction Proceedings:
	(1) Did you raise this issue in any post-conviction motion, petition, or application?
	Yes No No
	(2) If you answer to Question (c)(1) is "Yes," state:
	Type of motion or petition:
	Name and location of the court where the motion or petition was filed:
•	
	Docket or case number (if you know):
	Date of the court's decision:
	Result (attach a copy of the court's opinion or order, if available):
	(3) Did you receive a hearing on your motion, petition, or application?
•	Yes No
	(4) Did you appeal from the denial of your motion, petition, or application?
	Yes No
	(5) If your answer to Question (c)(4) is "Yes," did you raise the issue in the appeal?
	Yes No

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			er (if you kno	w):				
	•	e court's d						
•	Result (att	ach a copy	of the court's	opinion or or	der, if available	:		
	(7) If you	ur answer t	o Question (c)	(4) or Questi	on (c)(5) is "No,	explain why yo	ou did not appeal or	raise this
	•							
			•					
ROUND	FOUR:		•	<u> </u>	NA		•	
(a)	Supporting	g facts (Do	not argue or c	ite law. Just	state the specific	facts that suppo	rt your claim.):	
•			•	,	•	••	•	
			_					
			•				•	
	•		_					
•			-					
(b)	Direct Ap	peal of Gr	ound Four:					
	(1) If you	appealed	from the judgr	nent of convi	ction, did you ra	se this issue?	•	
	Ye	s 🔃	No					
	(2) If you	did not ra	ise this issue in	n your direct	appeal, explain v	vhy:		
			•					
		istica Duc	.coadings:					
(c)	Post Conv							
	Post-Conv		_	post-convicti	on motion netiti	on, or applicatio	n? .	

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Name and location of the	e court where the r	notion or petit	ion was filed:			
Docket or case number (if you know):					
Date of the court's decis	· —					
Result (attach a copy of		or order if a	voilable):			
result (attach a copy of	ine court's opinion	order, ir a	allaule).			
				٠.		
(3) Did you receive a h	earing on your mo	tion petition	or application	19		
	No D	iiii, petition,	or apprication	1.	•	
(4) Did you appeal from	and the second s	rmotion peti	tion or applic	eation?		
	No	in infomon, pen	ijon, or appric	ation:		
(5) If your answer to Q		Zes " did you	aice the iccue	in the anneal	9	
	lo l	dia you	aise the issue	in the appear	•	
(6) If your answer to Q		Ves " state:				
Name and location of the	•	i	4.		•	
Name and recation of the	court where the a	ppear was me	u.			
Docket or case number (i	if you know):					
Date of the court's decisi						
Result (attach a copy of t		or order, if ay	ailable):			
(
	•				•	
(7) If your answer to Q	uestion (c)(4) or Q	uestion (c)(5)	is "No," expl	ain why you o	lid not app	eal or
issue;		\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	•			
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		and the second				
	•				•	
here any ground in this mo und or grounds have not b						so, wr
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Do you have any motion, petition, or appeal <u>now pending</u> (filed and not decided yet) in any court for the you are challenging? Yes No
If "Yes," state the name and location of the court, the docket or case number, the type of proceeding, and the
issues raised.
issues raised.
· · ·
Give the name and address, if known, of each attorney who represented you in the following stages of the
judgment you are challenging: (a) At the preliminary hearing:
• At the preminiary hearing.
(b) At the arraignment and plea:
200
(c) At the trial:
KIA
(d) At sentencing:
· Came
(e) On appeal:
(s) on appeal.
(f) In any post-conviction proceeding:
WIA
(g) On appeal from any ruling against you in a post-conviction proceeding:
· · · · · · · · · · · · · · · · · · ·
Were you sentenced on more than one court of an indictment, or on more than one indictment, in the same court
and at the same time? Yes No
Do you have any future sentence to serve after you complete the sentence for the judgment that you are
challenging? Yes No
(a) If so, give name and location of court that imposed the other sentence you will serve in the future:
(b) Give the date the other sentence was imposed:
(b) Give the date the other sentence was imposed: (c) Give the length of the other sentence:

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18. TIMELINESS OF MOTION: If your judgment of conviction became final over one year ago, you must explain why the one-year statute of limitations as contained in 28 U.S.C. § 2255 does not bar your motion.*

Movest Stord he granted Equitable Tolling. See motor to Schmitt he lated memorador

^{*} The Antiterrorism and Effective Death Penalty Act of 1996 ("AEDPA") as contained in 28 U.S.C. § 2255, paragraph 67 provides in part that:

A one-year period of limitation shall apply to a motion under this section. The limitation period shall run from the latest of –

⁽¹⁾ the date on which the judgment of conviction became final;

⁽²⁾ the date on which the impediment to making a motion created by governmental action in violation of the Constitution or laws of the United States is removed, if the movant was prevented from making such a motion by such governmental action;

⁽³⁾ the date on which the right asserted was initially recognized by the Supreme Court, if that right has been newly recognized by the Supreme Court and made retroactively applicable to cases on collateral review; or

⁽⁴⁾ the date on which the facts supporting the claim or claims presented could have been discovered through the exercise of due diligence.

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or any other relief to w	hich movant may be	entitled.					
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•					16	-	
				ignature of	<u> </u>	7	
	_		S	ignature of	Attorfiey (if any)	
	•						-
declare (or certify, ve	rify, or state) under p	penalty of p	erjury that the	foregoing i	s true and	correct and	d that this Mo
	-		= -				
	-		= -				
declare (or certify, ve under 28 U.S.C. § 225	-		= -				d that this Mo
	-		= -				
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